

COURT OF COMMON PLEAS
CRIMINAL DIVISION
HAMILTON COUNTY, OHIO

OF OHIO

Plaintiff

vs.

MOORE

Defendant

Case No. B9400481
Judge Ruehlman

DEFENDANT'S RESPONSE TO
STATE'S REQUEST FOR
DISCOVERY

Now comes Defendant, LEE MOORE, by and through his attorneys, and in response to the State's Request For Discovery, hereby states as follows:

1. Defendant does not know of any books, papers, documents, photographs, tangible objects, or copies or portions thereof, available to or within the possession, custody or control of the Defendant and which the Defendant intends to introduce in evidence at trial

2. The Defendant does not know of any results or reports of physical or mental examinations, or of any scientific tests or experiments made in connection with this particular case available or within the possession or control of the Defendant, and which the Defendant intends to introduce in evidence at trial.

Witnesses:

Georgia Moore
1281 Meredith Dr.
Cinti., OH 45231

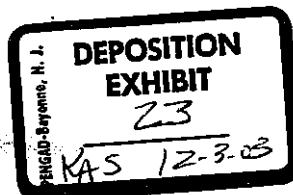
3. Arlene Gaines
9731 Culpepper
Cinti., OH 45231

5. Beverly Parker
7950 Cherrywood Ct.
Cinti., OH 45224

2. Lee Moore, Sr.
1101 Clearbrook
Cinti., OH 45237

4. Robin Fletcher
2351 Vera Ave. Apt. #2
Golf Manor, OH 45237

6. James Williamson
Fairfield Police Dept.



(121)

7. David Feldhaus
Cinti. Police
C.I.S.
824 Broadway
Cinti., OH 45202

8. David Chiappone
Community Diagnostic
& Treatment Center

9. Emmet Cooper
125 William Howard Taft Rd.

Names and addresses of possible additional witnesses will be furnished to the State as soon as their identity is determined by the Defendant.

Respectfully submitted,

Daniel J. James /kw
Daniel J. James J-074/0008067
Attorney for Defendant
30 E. Central Pkwy., 13th Floor
Cincinnati, Ohio 45202
(513) 721-1995

and

Timothy J. Deardorff /kw
Timothy J. Deardorff #0006306
Attorney for Defendant
2368 Victory Parkway
Suite 300
Cincinnati, Ohio 45206
513-872-7900

CERTIFICATE OF SERVICE

I hereby certify that a copy of the above Defendant's Response To State's Request For Discovery was hand delivered to the office of the Hamilton County Prosecutor, 4th floor of the Hamilton County Courthouse, this 10th day of November, 1994.

Daniel J. James /kw
Daniel J. James J-074/0008067
Attorney for Defendant